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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/964,316	09/26/2001	Tod S. Heiles	10019633-1	9922
7590 11/15/2004			EXAMINER	
HEWLETT-PACKARD COMPANY			STEWART JR, CHARLES W	
Intellectual Property Administration P.O. Box 272400			ART UNIT	PAPER NUMBER
Fort Collins, CO 80527-2400			2853	

DATE MAILED: 11/15/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
Office Action Summary		09/964,316	HEILES ET AL.			
		Examiner	Art Unit			
		Charles W. Stewart, Jr.	2853			
The M Period for Reply	AILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address			
THE MAILING  - Extensions of tir after SIX (6) MC  - If the period for  - If NO period for  - Failure to reply v Any reply receiv	ED STATUTORY PERIOD FOR REPLY B DATE OF THIS COMMUNICATION.  The may be available under the provisions of 37 CFR 1.13 (NTHS from the mailing date of this communication. The reply specified above is less than thirty (30) days, a reply reply is specified above, the maximum statutory period within the set or extended period for reply will, by statute, ed by the Office later than three months after the mailing trm adjustment. See 37 CFR 1.704(b).	6(a). In no event, however, may a reply be time within the statutory minimum of thirty (30) days ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	ely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).			
Status						
1)⊠ Respor	nsive to communication(s) filed on <u>11 Au</u>	<u>igust 2004</u> .				
2a)⊠ This ac	This action is <b>FINAL</b> . 2b) This action is non-final.					
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closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.						
Disposition of C	laims					
4a) Of t 5)⊠ Claim(s 6)⊠ Claim(s 7)□ Claim(s	s) <u>1-45 and 48-52</u> is/are pending in the a the above claim(s) is/are withdray s) <u>26-41,44,45 and 48-52</u> is/are allowed. s) <u>1-25,42 and 43</u> is/are rejected. s) is/are objected to. s) are subject to restriction and/or	vn from consideration.				
Application Pap	ers					
10)∭ The dra Applica Replace	ecification is objected to by the Examine wing(s) filed on is/are: a) accent may not request that any objection to the element drawing sheet(s) including the correction or declaration is objected to by the Ex	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).			
Priority under 3	5 U.S.C. § 119	,				
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>						
2) Notice of Draft 3) Information Dis	rences Cited (PTO-892) sperson's Patent Drawing Review (PTO-948) sclosure Statement(s) (PTO-1449 or PTO/SB/08) ail Date	4)  Interview Summary Paper No(s)/Mail Da 5)  Notice of Informal P 6)  Other:				

Application/Control Number: 09/964,316

Art Unit: 2853

#### **DETAILED ACTION**

## Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-25 and 42-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yoshihiro (JP 080 852 42 A) in view of Walker et al. (US 6,158,344).

Yoshihiro discloses a printing device (54), comprising:

a pen (14, 15, 16, 17) configured to transfer an imaging medium onto a print media to form a printed diagnostic image (112).

a sensor configured to detect pen swath optical densities from the printed diagnostic image (26).

a print media line-feed advance offset configured to be calibrated corresponding to the pen swath height error compensation factor (page 3 of 13, lines 28-30).

wherein the sensor (26) is further configured to detect pen swath optical densities from multiple sets of print swath images that form the printed diagnostic image, each set of print swath images having a different detectable spacing increment (page 8 of 13, lines 8-18).

wherein the pen is further configured to form the printed diagnostic image with first swath images and second swath images, and wherein the sensor is further configured to detect different pen swath optical densities from an overlap of the first swath images and Art Unit: 2853

corresponding second swath images (page 7 of 8, lines 18-29).

wherein the pen is further configured to form the printed diagnostic image with first swath images and second swath images, and wherein the sensor is further configured to detect different pen swath optical densities from an alignment of the first swath images with corresponding second swath images (page 8 of 13, lines 12-18).

wherein the application component is further configured to average the pen swath optical densities and the second pen swath optical densities to determine an averaged swath height error compensation factor (abstract).

However, Yoshihiro does not specifically disclose that an application component figured to determine a pen swath height error compensation factor from the pen swath optical densities.

Nevertheless, Walker et al. disclose that an application component figured to determine a pen swath height error compensation factor from the pen swath optical densities (col. 6, lines 30-37).

Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to incorporate the teaching of Walker et al. into the invention of Yoshihiro in order to prevent the degrading of a print image.

It is the Examiner's position that Walker disclose a pen that is further configured to form the printed diagnostic image with first swath images and second swath images, the second swath images printed after the first swath images and after a print media line-feed advance (col. 5, lines 48-52).

### Allowable Subject Matter

3. Claims 26-41, 44-45 and 48-52 and are allowed.

Art Unit: 2853

4. The prior art fails to teach the limitation that offsetting a print media line-feed advance corresponding to the error compensation factor as set forth in claims 26-36. The prior art fails to teach the limitation detecting at least a second optical density correlating to a second offset between the first swath images and corresponding second swath images as set forth in claims 37-41. The prior art fails to teach the limitation printing which includes printing first swath images on the print media, advancing the print media, and printing second swath images on the print media, the first swath images and the second swath images forming the diagnostic image as set forth in claims 44-45 and 48-52

#### Response to Arguments

5. Applicant's argument filed May 14, 2004 have been fully considered but they are not deemed to be persuasive.

Applicant argue that neither Yoshihiro nor Walker are directed to a pen configured to transfer an imaging medium onto a print media to form a printed diagnostic image; a sensor configured to detect pen swath optical densities from the printed diagnostic image; a print media line-feed advance offset configured to be calibrated corresponding to the pen swath height error compensation factor; wherein the sensor is further configured to detect pen swath optical densities from multiple sets of print swath images that form the printed diagnostic image, each set of print swath images having a different detectable spacing increment a sensor configured to detect pen swath optical densities from the printed diagnostic image; a print media line-feed advance offset configured to be calibrated corresponding to the pen swath height error compensation factor as stated above. Hence, there is no clear evidence that a pen swath height error compensation factor is determined from pen swath optical densities. Accordingly, the modified

Art Unit: 2853

Yoshihiro clearly teaches and suggests the applicant's claimed invention; and thus all of the above arguments.

6. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a). A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing data of this final action.

#### **Contact Information**

7. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Examiner Charles Stewart, Jr. whose telephone number is (571) 272-2154.

Charles Stewart, Jr.

October 20, 2004

Stephen D. Meier Primary Examiner